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State of New York,
Court of Appeals

At a session of the Court, held at Court of
Appeals Hall in the City of Albany
on the...eleventh...day
of...June... 1996

Present, HON. JUDITH S. KAYE, Chief Judge, presiding.

Mo. No. 512
In the Matter of Doris L.
Sassower, a suspended attorney.
Grievance Committee for the Ninth
Judicial District,
Respondent,
Doris L. Sassower,
Appellant.

A motion for the Court to recuse itself, for reargument and for leave to appeal to the Court of Appeals in the above cause having heretofore been made upon the part of the appellant herein and papers having been submitted thereon and due deliberation having been thereupon had, it is

ORDERED, that the said motion for the Court to recuse itself be and the same hereby is denied; and it is

ORDERED, that the said motion for reargument be and the same hereby is denied; and it is

ORDERED, that the said motion for leave to appeal from the Appellate Division order of June 23, 1995, be and the same hereby is dismissed upon the ground that that order does not finally determine the proceeding within the meaning of the Constitution and is not an order of the type provided for in CPLR 5602(a)(2).

Judges Levine and Ciparick took no part.

Donald M. Sheraw
Donald M. Sheraw
Clerk of the Court



*State of New York
Court of Appeals*

*Donald M. Sheraw
Clerk of the Court*

*Clerk's Office
Albany, New York 12207*

DECISION June 11, 1996

Mo. No. 512

In the Matter of Doris L.
Sassower, a suspended attorney.
Grievance Committee for the Ninth
Judicial District,
Respondent,
Doris L. Sassower,
Appellant.

Motion for the Court to recuse
itself denied.

Motion for reargument denied.

Motion for leave to appeal from the
Appellate Division order of June 23,
1995, dismissed upon the ground that
that order does not finally determine
the proceeding within the meaning of the
Constitution and is not an order of the
type provided for in CPLR 5602(a)(2).
Judges Levine and Ciparick took no part.